

Motions and proof of service

CN - 07-00019

Federal Rules of Civil procedure Rule 4.

(g) Service upon

Foreign, State, or local Governments.

FILED

DISTRICT COURT OF GUAM

JUL 12 2007

James Lynn O'Hara 197267

v.

Hawaii Federal Bureau of :

Investigation* et al. / Vida Yumamoto,
for: Lt. Monroe, Figo, Wilma, Mike Tarrino.

MARY L.M. MORAN
CLERK OF COURT

28 USC § 1608

42 USC § 1983

(1) Service upon a foreign state or a political subdivision, agency, or instrumentality thereof shall be effected pursuant to 28 U.S.C. § 1608.

Service upon state (a state), municipal corporation or other governmental organization subject to suit shall be effected by delivering a copy of the summons and of the complaint to its chief executive officer or by the serving of the summons and complaint in the manner prescribed by the law of that state for the service of summons or other like process upon any such defendant.

(b) Territorial Limits of Effective Service

(1) Service of a summons or filing a waiver of service is effective to establish jurisdiction over the person of a defendant.

2. If the exercise of jurisdiction is consistent with the Constitution and laws of the United States, serving a summons or filing a waiver of service is also effective, with respect to claims arising under federal law, to establish personal jurisdiction over the person of any defendant who is not subject to the jurisdiction of any state.

Proof of Service -

I, plaintiff and interpleader do solemnly swear I mailed, dated, and signed to Notify and Sued the defendants at below listed addresses. #

Attn: pro se clerk

United States District Courts

District of Hawaii

300 Ala Moana Blvd. C-338

Honolulu, Hawaii 96850-0338.

perpetuating the lie

Within the (20) days time limit at Correspondence In re: Hines
V.S. EMP. #

Federal Civil Rules of Procedure Rule 5 (e)

Same Numerous defendants: In an action in which there are unusually large numbers of defendants the court upon motion or of its own initiative may order that the service of the pleadings of the defendants and replies thereto need not be made as between the defendants and that any cross-claim counter-claims or matter constituting avoidance or affirmative defenses contained therein shall be deemed to be denied or avoided by all other parties and that the filing of any such pleading or service thereof upon the plaintiff constitutes due notice to the parties. A copy of every such order shall be served upon the parties in such manner and form as the court directs. See List of

Defendants - R. 1 - (e). Intervention Final
Decision on the merits: Unless the court so order at a later time the attorney General may intervene within 60 days after the notice of constitutional question is filed or after the court certifies the challenge whichever is earlier. Before the time to intervene expires the court may reject the constitutional challenge but may not enter a final judgment holding the statute unconstitutional.

Adequately Movant demonstrates so hereby
Request the court to grant Fed. Civ. R.
procedurally to not deny the result of justice.